IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

IN RE:

ETHICON, INC.

PELVIC REPAIR SYSTEMS

PRODUCTS LIABILITY LITIGATION

MDL 2327

THIS DOCUMENT RELATES TO:

Hooker et al v. Ethicon, Inc. et al

2:15-cv-11900

STIPULATION OF SETTLEMENT BETWEEN CERTAIN PARTIES

(Relief from deadlines set forth in PTO #280)

COME NOW, the plaintiff(s) and defendant(s) BSC ("settled defendant(s)") in

the above-referenced civil action, and by and through their respective counsel of

record, hereby stipulate and agree that plaintiff(s) and settled defendant(s) have

entered into a Master Settlement Agreement. Therefore, pursuant to PTO #280, the

plaintiff(s) and the settled defendant(s) are relieved of any obligation to comply with

the deadlines set forth in PTO #280 as between plaintiff(s) and the settled

defendant(s). This Stipulation does not apply to claims between the plaintiff(s) and

remaining active defendant(s) who are subject to all remaining deadlines and

requirements as set forth in the PTO.

/s/ Lauren E. Channell

Lauren E. Channell

SIEGFRIED & JENSEN

5664 South Green Street

Salt Lake City, UT 84121

8794876 v1

801/266-0999

Fax: 801/266-1338

Email: lauren@sjatty.com

<u>/s/ Jon A. Strongman</u>

Jon A. Strongman SHOOK HARDY & BACON 2555 Grand Boulevard Kansas City, MO 64108 816/474-6550

Fax: 816/421-5547

Email: jstrongman@shb.com

CERTIFICATE OF SERVICE

I hereby certify that on June 4, 2018, I caused the foregoing document to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the CM/ECF participants registered to receive service in this MDL.

By: /s/ Jon A. Strongman Jon A. Strongman SHOOK HARDY & BACON 2555 Grand Boulevard Kansas City, MO 64108 816/474-6550 Fax: 816/421-5547

Email: jstrongman@shb.com

COUNSEL FOR DEFENDANT BOSTON SCIENTIFIC CORP.